	Case 1:06-cr-00101 MHTTCSC // Degree of 58 74 FIE 501/26/2007 Page 1 of 1
	DISTRICT COURT FOR THE MIDDLE
	DISTRICT OF ALABAMA
	UNITED STATES OF AMERICEIVED
	V. CASE 1:06-CR-107-MH
	MATTHEW OKONKWO
	V. 2007 JAN 26 A 9:58 CASE 1:06-CR-107-MH MATTHEW OKONIKWO DEBRAP. HACKETT, CLK U.S. DISTRICT COURT MIDDLE DISTRICT ALA
	NOTICE OF APPEAL
	This is a notice of intent to file appleal in the above case-
	This is a notice of intent to file appleal in the above case. This appeal notice is partly based on the following
	1. The defendant was not furnished with all the discoveries presented as evidence during trial. If these discoveries were furnished, I would have been well prepared to defend myself.
i de	The stependent was not fall there becomes in blace
	presented as evidence auring true in rus aucologies were
	furnished, I would have been well prepared to despert ingent
	2- I believe that the sentencing was based on nationality and not matter before the court. The judg ordered that the
	and not matter before the court. The judg ordered that the
	defendant should be send to INS to commense deportation
	proceedings. The defendant asserts that he is not illegel as the judge said and erred in letting that influence in fluence has
	Judge said and erred in letting that influence influence has
	judgement.
	3. Defendant attorney's counselling is ineffective resulting in incompetent representation
	inconnetent representation
	Respectively submitted this 24th day of January 2007
	all and the second second
	Mathew Okonkwo
	Defendant